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Notice of Allowability	Application No.	Applicant(s)	
	09/856,818	NAKAMURA ET AL.	
	Examin r	Art Unit	1
	David Nhu	2818	L—————————
The MAILING DATE of this communication ap All claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a Notice of Allowance (PTOL-8 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3	IS (OR REMAINS) CLOSED 35) or other appropriate comm RIGHTS. This application is	in this application. If not include nunication will be mailed in due	ed course. THIS
 This communication is responsive to 10/3/03. The allowed claim(s) is/are 1,3,4,6,7,9-22,34 and 35. The drawings filed on are accepted by the Exam Acknowledgment is made of a claim for foreign priority to a) All b) Some* c) None of the: Certified copies of the priority documents hat 2. Certified copies of the priority documents hat 3. Copies of the certified copies of the priority International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Acknowledgment is made of a claim for domestic priority (a) The translation of the foreign language provisional Acknowledgment is made of a claim for domestic priority priority acknowledgment is made of a claim for domestic priority (a) Acknowledgment is made of a claim for domestic priority priority acknowledgment is made of a claim for domestic priority priority acknowledgment is made of a claim for domestic priority priority acknowledgment is made of a claim for domestic priority priority acknowledgment is made of a claim for domestic priority priority acknowledgment is made of a claim for domestic priority priority acknowledgment is made of a claim for domestic priority priority acknowledgment is made of a claim for domestic priority priority acknowledgment is made of a claim for domestic priority priority acknowledgment is made of a claim for domestic priority priority acknowledgment is made of a claim for domestic priority priority acknowledgment is made of a claim for domestic priority acknowledgment is made of a claim for domestic priority acknowledgment is made of a claim for domestic priority acknowledgment is made of a claim for domestic priority acknowledgment is made of a claim for domestic priority acknowledgment is made of a claim for domestic priority acknowledgment is made of a claim for domestic priority acknowledgment is made of a claim for domestic priority acknowledgment is made of a c	under 35 U.S.C. § 119(a)-(d) ave been received. ave been received in Applicat documents have been receive under 35 U.S.C. § 119(e) (to al application has been receive	ion No ed in this national stage applicat o a provisional application). ed.	tion from the
Applicant has THREE MONTHS FROM THE "MAILING DATE" below. Failure to timely comply will result in ABANDONMENT 7. A SUBSTITUTE OATH OR DECLARATION must be su INFORMAL PATENT APPLICATION (PTO-152) which gives re	of this communication to file of this application. THIS TH	a reply complying with the requ REE-MONTH PERIOD IS NOT XAMINER'S AMENDMENT or N	EXTENDABLE.
8. CORRECTED DRAWINGS must be submitted. (a) including changes required by the Notice of Draftsp 1) hereto or 2) to Paper No (b) including changes required by the proposed drawin (c) including changes required by the attached Examin lighted the such as the application number (see 37 CFF each sheet.	g correction filed, wh per's Amendment / Comment R 1.84(c)) should be written on	ich has been approved by the E or in the Office action of Paper I the drawings in the front (not the	No back) of
 DEPOSIT OF and/or INFORMATION about the department of the department of			lote the
Attachment(s)			
 1 ☐ Notice of References Cited (PTO-892) 3 ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 5 ☐ Information Disclosure Statements (PTO-1449), Paper No. 7 ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material 	4☐ Intervie 0503. 6⊠ Examir	of Informal Patent Application (Few Summary (PTO-413), Paper ner's Amendment/Comment ner's Statement of Reasons for A	No
		Sanovan	_

EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the change and/or additions be unaceptable to applicant, an amendment may be filed as provided by 37 CFR
 To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in an interview with Attorney, Steven M. Rabin, on 10/22/03.

The application has been amended as follows:

Figures 1, 16 should be designated by a legend such as -- Prior Art --.

REASONS FOR ALLOWANCE

- 2. Claims 1, 3-4, 6-7, 9-22, 34-35 are allowed.
- 3. The following is an examiner's statement of reasons for allowance: None of the references of record teaches or suggests as cited in claims 1, 6, 7: a crystallizing step of calcining to crystallize the inorganic compound material obtained in said organic substrate removing step, thereby obtaining an a solid of a ferroelectric or a high dielectric material; the organic substance removing step including a depressurizing step of placing the organic compound material in a low-pressure atmosphere and a heat treatment step of heating the organic compound material at a temperature at which the organic compound material does not crystallize, the depressurizing step and the heat treatment step being performed simultaneously (as cited in claim 1); a crystallizing step of calcining to crystallize the inorganic compound material obtained in said organic substrate removing step, thereby obtaining an a solid of a ferroelectric or a high dielectric material; the organic substance removing step

including an electromagnetic wave supplying step of supplying an electromagnetic wave to said the organic compound material at a temperature at which the organic compound material does not crystallize the electromagnetic wave supplying step and the heat treatment step being performed simultaneously (as cited in claim 6); a crystallizing step of calcining to crystallize the inorganic compound material obtained in said organic substrate removing step, thereby obtaining an a solid of a ferroelectric or a high dielectric material; the organic substance removing step including a step of treating the organic compound materials with activated oxygen particles and a heat treatment step of heating the organic compound material at a temperature at which the organic compound material does not crystallize the activated oxygen particle treatment step and the heat treatment step being performed simultaneously (as cited in claim 7).

4. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure: Nakayama et al (4,900,582): Method for Improving Film Quality of Silica-Based Films.
- 6. Any inquiry concerning this communication on earlier communications from the examiner should be directed to David Nhu, (703) 306-5796. The examiner can normally be reached on Monday-Friday from 7:30 AM to 5:00 PM.

Application/Control Number: 09/856,818

Art Unit: 2818

The examiner's supervisor, David Nelms can be reached on (703) 308-4910.

The fax phone number for the organization where this application or proceeding is assigned is (703) 308-7724.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956

Smithe

David Nhu

October 17, 2003